	Case 2:18-cv-02660-JAM-DB	Document 44	Filed 02/08/21	Page 1 of 2	
1 2 3 4 5 6 7 8 9 10 11 12	BRIAN M. BOYNTON Acting Assistant Attorney General Civil Division ALEXANDER K. HAAS Director, Federal Programs Branch JACQUELINE COLEMAN SNEAD Assistant Branch Director, Federal Progra JOSEPH BORSON (Va. Bar No. 85519) KEVIN SNELL (NY Bar) Trial Attorneys U.S. Department of Justice Civil Division, Federal Programs Branch 1100 L St. NW Washington, DC 20530 Telephone: (202) 305-0924 Fax: (202) 616-8460 E-mail: Kevin.Snell@usdoj.gov Attorneys for the United States		ТСОПЪТ		
13	UNITED STATES DISTRICT COURT				
14	EASTERN DISTRICT OF CALIFORNIA				
15	THE UNITED STATES OF AMERICA	,			
16	Plaintiff,	Case No. 2	2:18-cv-2660-JAN	/I-DB	
17	V.	PLAINTI	FF'S NOTICE C	OF DISMISSAL	
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	THE STATE OF CALIFORNIA; GAVIN C. NEWSOM, Governor of California, in his Official Capacity, and XAVIER BECERRA, Attorney General of California, in his Official Capacity, Defendants.	Hearing So	e Hon. John A. Me cheduled: Feb. 23		
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28					
	Plaintiff's Notice of Dismissal				

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1	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiff the United States of			
2	America, by and through its counsel, hereby gives notice of its voluntary dismissal of this case. <sup>1</sup>			
3		uller sub-sector d		
4		ully submitted,		
5	Acting A	M. BOYNTON ssistant Attorney General		
6				
7	Director	NDER K. HAAS Federal Programs Branch		
8	8	C		
9	/    ·	ELINE COLEMAN SNEAD Branch Director, Federal Programs Branch		
10	0			
11	1			
12	2 /s/ Kevin	Snell		
13	-	BORSON (Va. Bar No. 85519)		
14	4 Trial Att	SNELL (NY Bar) orneys		
15		artment of Justice vision, Federal Programs Branch		
16		-		
17		ton, DC 20530 ne: (202) 305-0924		
18	8    Fax: (202	2) 616-8460		
19		Kevin.Snell@usdoj.gov		
20	Attorney	s for the United States		
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22	2			
23	3			
24				
25	$\frac{1}{5}$ This Court ordered the parties to file a state	us conference statement by February 9, 2021,		
26	"informing the Court whether the United States of America intends to pursue this case further, or whether, upon review by the Biden Administration, it will file a stipulation or motion to dismiss			
20	this lawsuit." See Jan. 15, 2021 Minute Order. The	United States understands that deadline to be		
27 28	voluntary dismissal by plaintiff where opposing part	-		